

1 LAW OFFICE OF RESHMA KAMATH
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6 COUNSEL FOR DEFENDANTS
7 RUIFENG BIZTECH INC.; GANGYOU WANG;
8 ALAN LI; AND, RF BIOTECH LLC
9

10 UNITED STATES DISTRICT COURT
11 NORTHERN DISTRICT OF CALIFORNIA
12 SAN FRANCISCO DIVISION

13 QUINTARA BIOSCIENCES, INC., a Case No.: 3:20-cv-04808-WHA
14 California corporation,

15 Plaintiff,
16 v.

17 RUIFENG BIZTECH INC., a California
18 corporation, GANGYOU WANG, an
19 individual, ALEX WONG, an individual,
20 ALAN LI, an individual, RUI SHAO, an
21 individual, and RF BIOTECH LLC, a
22 California limited liability company,

23 Defendants.
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COUNSEL RESHMA KAMATH'S NOTICE
TO JUDGE WILLIAM ALSUP; JUDGE
THOMAS HIXSON; OPPOSING
ATTORNEY, JAMES LI; FORMER
ATTORNEY, DYLAN WISEMAN; AND,
BUCHALTER

NOTICE OF LAWSUIT

PLEASE TAKE NOTICE that RESHMA KAMATH, COUNSEL for DEFENDANTS, [herein, “PLAINTIFF”] who WON the JURY TRIAL with an EIGHT-PERSON UNANIMOUS JURY VERDICT has SUED JUDGE WILLIAM ALSUP; JUDGE THOMAS HIXSON; OPPOSING ATTORNEY, JAMES LI; FORMER ATTORNEY, DYLAN WISEMAN; AND, BUCHALTER. [collectively, herein, DEFENDANTS] for RACIAL MISOGYNY displaying (i) ANTI-INDIAN sentiments, (ii) HINDU PHOBIA, and, (iii) ANTI-IMMIGRANT sentiments, *inter alia*. Particularly, JUDGE WILLIAM ALSUP for bringing his JIM CROW SEGREGATIONIST/WHITE HOMOGENOUS notions against PLAINTIFF KAMATH into this case; as well as, JUDGE THOMAS HIXSON together with JUDGE WILLIAM ALSUP bringing their hillbilly WHITE AMERICA sentiments in using law as a PRE-TEXT to promote DISCRIMINATION against newer minorities, INDIANS/INDIAN-AMERICANS, in the history of the UNITED STATES OF AMERICA.

RESHMA KAMATH has attached the tentative caption page of the COMPLAINT filed to put the above-named DEFENDANTS on notice.

RESHMA KAMATH requests which way the above-named DEFENDANTS JUDGE WILLIAM ALSUP; JUDGE THOMAS HIXSON; OPPOSING ATTORNEY, JAMES LI; FORMER ATTORNEY, DYLAN WISEMAN; AND, BUCHALTER, intend and choose to accept service of complaint, summons, and case-initiating documents.

If the above-named DEFENDANTS do not inform PLAINTIFF KAMATH how they choose to accept service of PLAINTIFF KAMATH’s SERVICE of COMPLAINT, SUMMONS, and CASE-INITIATING DOCUMENTS, then PLAINTIFF KAMATH will move by process-service to JUDICIAL COUNCIL, and/or the OFFICE OF THE above-named DEFENDANTS.

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LAW OFFICE OF RESHMA KAMATH

DATED: September 24, 2023

/s/ Reshma Kamath

Reshma Kamath,
Counsel for Defendants,
RUIFENG BIZTECH INC.; GANGYOU WANG;
ALAN LI; and, RF BIOTECH LLC

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EXHIBIT A

1 RESHMA KAMATH, PLAINTIFF
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4 Ph.: 650 257 0719, E.: reshmakamath2021@gmail.com
in propria persona

5 IN AND FOR THE UNITED STATES DISTRICT COURT
6 DISTRICT OF ARIZONA

7 RESHMA KAMATH,

8 Plaintiff,

9 v.

10 WILLIAM ALSUP; THOMAS
11 HIXSON; JAMES LI; DYLAN
12 WISEMAN; BUCHALTER, AND,
13 DOES 1-10, INCLUSIVE,

14 Defendants.
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Case No.: TBA

COMPLAINT FOR:

1. INJUNCTIVE RELIEF;
2. DEFAMATION - LIBEL;
3. RACIAL DISCRIMINATION UNDER 42 U.S.C. SECTION 1983;
4. GENDER DISCRIMINATION UNDER 42 U.S.C. SECTION 1983;
5. SELECTIVE ENFORCEMENT;
6. BREACH OF CONTRACT;
7. DECLARATORY RELIEF; AND,
8. DEFAMATION – SLANDER;

DEMAND FOR JURY TRIAL